UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Plaintiff v. One 2001 Toyota Sequence Defendant	civil action no. 04-12024 Ro
Defendant ()	
VIN # 5TDBT48A31505	55061
NOTICE OF D	<u>EFAULT</u>
Upon application of the Plaintiff,an order of Default for failure of the Defenda	USA for int, One Toyota Seguoia
	end as provided by Rule 55(a) of the
Federal Rules of Civil Procedure, notice is holder been defaulted this 2^{ND} day of $\underline{\qquad}$	
	TONY ANASTAS CLERK OF COURT
	By: Claine Flaherty Deputy Clerk
Notice mailed to: All Coursel of record	8
(Default Notice.wpd - 2/2000)	[ntcdflt.]

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Plaintiff

CIVIL ACTION NO. 04-12024

Toyota Seguola

Defendant

STANDING ORDER REGARDING MOTIONS FOR DEFAULT JUDGMENT

A Notice of Default has been issued to the above named defendant(s) upon request of the plaintiff(s) in the above entitled action.

In anticipation of a Motion for Entry of Default Judgment being filed, counsel are advised of the following requirements for submission of such motion in order to ensure compliance with Rule 55 of the Federal Rules of Civil Procedure:

- I. A party making a motion for default judgment shall comply with all the requirements of Fed. R. Civ. P. 55 particularly those related to filing of affidavits. The moving party shall also submit an appropriate form of default judgment in the fashion of the draft order attached hereto as Appendix A. Such compliance shall be completed no later than 14 days after the filing of the motion itself;
- 2. Within the 14-day period for compliance by the moving party, the party against whom default judgment is sought shall have an opportunity to file substantiated opposition to the default judgment motion and to request a hearing thereon;
- The Court will take up the motion for default judgment on the papers at the conclusion of the 14 day period. Should the motion for default judgment at that time fail to comply with Fed. R. Civ. P. 55, the motion will be denied with prejudice to any renewal of such motion within six months of the denial. Any renewed motion for default judgment may not include a request for interest, costs or attorneys' fees in the matter nor will such relief be granted on any renewed motion for default;

[procodfltjgm.]

4. Necessary and appropriate action with respect to this Standing ORDER shall be taken by the moving party within 30 days of the date of the issuance of this ORDER. If for any reason the moving party cannot take necessary and appropriate action, that party shall file an affidavit describing the status of this case and show good cause why necessary and appropriate action with respect to this Standing ORDER cannot be taken in a timely fashion and further why this case should remain on the docket. Failure to comply with this paragraph will result in the entry of dismissal of the moving party's claims for want of prosecution.

By the Court,

ne Glaherty

(Default Standing Order.wpd - 12/98)

[procodfltjgm.]

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Appendix A

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

	Plaintiff(s)			
٧.			CIVIL ACTION NO	
	Defendant(s)			
		FORM O		
	<u>, D.J.</u>			
Defendant		havin	g failed to plead or	otherwise defend in this
action and its default	having been ent	ered,		
Now, upon ap	plication of plain	ntiff and affidavi	s demonstrating th	at defendant owes
plaintiff the sum of <u>\$</u>			that defendant is n	ot an infant or
incompetent person o	or in the military	service of the U	nited States, and th	at plaintiff has incurred
costs in the sum of \$			<u>.</u>	
It is hereby O	RDERED, ADJUI	DGED AND DEC	REED that plaintiff	recover from defendant
_	the pri	incipal amount o	of \$, with costs in the
				% from
				total judgment of \$
				. •
		1	By the Court,	
Dated:		j	Deputy Clerk	_

NOTE: The post judgment interest rate effective this date is ______%.